AGREEMENT BETWEEN

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CITY OF HACKENSACK



AND

INTERNATIONAL ASSOCIATION OF FIRE FIGHTERS

T LOCAL 2081, A.F.L. - C.I.C

FOR THE PERIOD

 χ 1-01-81 to 12-31-82

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PREAMBLE

day of Novem BER, 1982, by and and the HACKENSACK FIRE FIGHTERS ASSOCIATION, LOCAL NO. 2081, A.F.L.-C.I.0 CITY OF HACKENSACK, New Jersey, hereinafter referred to as THIS AGREEMENT entered into this $3o^{\mathcal{H}}$ "Union". the as hereinafter referred to

ARTICLE I - GENERAL/PUBLIC EMPLOYEES

1.1. GENERAL

Department, In order to increase general efficiency in the Fire Department, to maintain employees the existing harmonious relationship between the Fire Department and its sincerity of the Fire to promote the morale, rights, well-being, and City and the Union hereby agree as follows: the

1.2 PUBLIC EMPLOYEES

regard ٥f ideals Fire Department and the individual members of the Union are to honor and integrity in all their public and personal conduct in order that themselves as public employees and are to be governed by the highest may merit the respect and confidence of the general public.

ARTICLE II - RECOGNITION

Association, Local No. 2081, A.F.L.-C.I.O., as the sole and exclusive representative officers The City of Hackensack hereby recognizes the Hackensack Fire Fighters office clericals, fire superiors, supervisors within the meaning of the Act, Fighters employed by the City excluding craft employees, police managerial executives, officers and all others of all Fire

ARTICLE III - PROBATION PERIOD

All employees shall serve a probationary period of twelve (12) months as during this period but shall be subject to all other clauses of this Agreement. All employees who have successfully completed the probationary period shall be rights and the probationary period shall be considered and 11:22-6 and shall have no seniority mandated under N.J.S.A. 11:12-1 known as permanent employees seniority part of the

ARTICLE IV - SENIORITY LIST

a list as certified by Civil Service regarding seniority Ø as is not to be used The City will supply The list appointments only. 4.1

ARTICLE V - VACANCIES AND PROMOTIONS

a part of this Agreement. An appointment list for Fire Fighters shall always be available. All vacancies, positions. Service. all vacancies for Fire Fighter when they occur, shall be dealt with according to the Rules of Civil A Table of Organization shall be established as This Table of Organization shall list

ARTICLE VI - SALARIES

as The base salaries for employees covered by this Agreement shall Ä set forth in Appendix 6.1

ARTICLE VII - LONGEVITY

qualify for considered salary ranges indicated, in computing longevity payments. Longevity payments will be computed from the salary new position, the employee will receive a longevity increase on the new base leave of absence due to military duty, will not be considered in determining salary of the employee each two ensuing quarters official promotion, increment, wage increase by the City percentage as heretofore received on the prior base compensation of any nature, including overtime, will not be on or before January 4, March 31, June 30, or September 30, in order the year In order cent for on two (2) years employees time the employee first became employed on a full-time basis an increase in salary during receive the added one (1%) per cent longevity pay for the per time he becomes eligible for such longevity payment. 1977, in addition to the years of service, computed on the amount of the base (1%)οŧ have earned pay, with the exception each employee will receive longevity pay of one salary for the employee must employee receives January 1, a change in base absence without such longevity pay, same Effective salary at the οŧ Whenever an the length οŧ oŧ

ARTICLE VIII - CLOTHING ALLOWANCE

- clothing Ø entitled to þe Fighters shall Fire Effective January 1, 1981, allowance of \$250.00 per year.
- Fighter Fire rata pro It is understood by the parties that in those cases wherein a ರ only shall receive he year full calendar В clothing allowance. than serves for less his
- City the Clothing allowance shall be paid in accordance with existing practices of

ARTICLE IX - EDUCATION

- money (64)taking courses sixty-four The sums of are to be allotted for taking fire science courses are subject to agreement approved government. exceed total tuition cost, less any and all reimbursements received by Whatever Effective January 1, 1977, members of the Bargaining Unit exceed when Fire Chief, however, such reimbursement commitment. tuition, available to the employee by another agency, institution or Such approval will not be unreasonable withheld. shall not between the Fire Chief and the employee prior to any 0 f be reimbursed for the cost allowable credits total lifetime accumulation of advance in writing by the science shall credits.
- successfully The taking of any such course shall be on a voluntary basis only Reimbursement shall be forfeited if the course requirements are not sixty-four (64) credits. completed or are in excess of
- four (64) credits successfully completed toward an Associate Degree in Fire Science (40)payment shall be paid notwithstanding the maximum salary heretofore than forty sixty-Payment will be based upon the successfully completed as of December 31 of the preceding year. sum of Ten (\$10.00) Dollars per annum for each college credit to a maximum of City hereby agrees to pay, by voucher each January, the Any courses less proper ಥ of Chief recognized institution of higher learning. Fire hours in instruction will not be approved. to the provided and upon presentation successful course completion. of credits additional
- Members who have exceeded the maximum credit limit of sixty four (64) credits on their excess 1977, shall not lose this benefit 31, 1976. to December prior to January 1, earned prior

ARTICLE X - HOURS OF DUTY

hours (45)The hours of duty shall be established by the City so that the average shift consisting of fourteen (14) forty-two and kept a conflagration or other major emergency; the day shift exclusive of hours during which such members may be summoned exceed shall not cycle (8) week of ten (10) hours and the night eight an hours of duty over on duty because of consisting hours, weekly

ARTICLE XI - VACATIONS

paid p provide Effective January 1, 1979, the City hereby agrees to accordance with the following schedule: vacation in

	day	day	days	days
1	work	work	work	work
ned	_	 1	2	က
Ear	plus	plus	plus	plus
Days	days	days	days	days
Vacation Days Earned	16 calendar days plus 1 work day	17 calendar days plus 1 work day	22 calendar days plus 2 work days	28 calendar days plus 3 work days
	10		2.	Š
Service	4	6	19	
Years of Service	1 - 4	2	10 - 19	20+

- Current practices of the City with respect to the scheduling of vacation Split shown. as this Agreement vacations are subject to the Fire Chief's review. continued for the duration of shall be days 11.2
- shall receive estate above Fire Fighter dies while actively employed, his outlined vacation benefit as earned rata pro for his ש payment 11.3

ARTICLE XII - PAID HOLIDAYS

- each Effective January 1, 1977, the City agrees to pay each fire fighter for December for be made in the month of payment shall This holidays. Fighter ten (10) Fire 12.1
- 0 p only It is understood by the parties that in those cases wherein a receive calendar year he shall for less than a full his holiday pay amount of serves Fighter rata 12.2
- Fire Fighter dies while actively employed, his estate shall receive payment for his pro rata earned holiday pay benefit as outlined above Ø 1 12.3

ARTICLE XIII - INJURY LEAVE

such injury, disability; or until such time as he has been accepted for retirement payments of temporary disability insurance (1) year, from duty because of an injury by the City or its Workmen's Compensation InsuranceCarrier shall be credited þe shall pay in existence full pay set forth above. If illness continues beyond one time of his injury, for one (1) year commencing with the date of he performance of his duty leave. at the rate of sick accumulated employee is incapacitated or incurred in the entitled to injury leave, with full pay Firemen's Pension System. Any his oŧ basis the an sustained paid on Whenever he shall be or toward the or ailment by the

ARTICLE XIV - SICK LEAVE

- Fifteen (15) sick days per year accumulated as covered under Civil Service. be Will (1) day than one sickness for more required to submit a licensed doctor's certificate. A person absent because of 14.2
- accumulated sick leave. There shall be no limitation on the maximum payment. shall service in the Fire Fighter of the estate receive as terminal leave one hundred percent (100%) of salary a Fire Fighter dies while actively employed, his Department of the City, or upon a disability retirement, a Upon retirement after twenty-five (25) years of the retirement leave benefit outlined above. 14.3
- accumulated For salary. plus longevity the provisions of the contract, sick leave payment shall be computed at $1/260 \, {
 m th}$ of the final annual base salary salary shall be On retirement, pursuant to the computation, annual of purposes

ARTICLE XV - HOSPITALIZATION

- of their families eligible members covered by this Agreement and entitled to the following coverage: All members þe shall 15.1
- equivalent. "J" or its Rider Hospitalization, Major Medical and (1)
- Effective eligibl members of their families to commence at age fifty-six (56) (55)Hospitalization coverage for all member retirees and eligible age will be fifty-five eligible for Medicare. as he becomes January 1, 1978, the such time (2)
- eligibl Fire Fighters who are forced to submit for a disability pension þe to years more o (2) five force the for those benefits. been on must have (3)
- or (not age sixty-five (65), coverage to be for employee's their family) Medicare only members of eligible 15.2
- subject becomes fifty-six (56) or age fifty-five (55) and again when Each retiree shall be responsible to notify the City when he he becomes age sixty-five (65) for the inclusion in the coverage insurance (1)

ARTICLE XVI - DEATH LEAVE/PERSONAL DAY

- wi thout of pay or loss of any of his accumulated sick leave in accordance with 16.2 At the option of the Fire Fighter, who shall give advance notice to the a member off a death occurring in the "immediate family" of calendar days of the day granted two (2) shall be either the day before or the day after the funeral Fire Chief, the two calendar days off with pay of the Department, that member shall be event of the I and
- wife, children, mother, step-children. grandparents or grandchildren of the employee. and shall also include in-laws "Immediate family" shall be defined to include: "immediate family" sister, brother, January 1, 1982, father, 16.3

οf One (1) personal day off with pay shall be granted to all members the Bargaining Unit to be used within that calendar year. 16.4

This personal day shall be requested, in writing, 72 hours in advance, of a legal holiday as defined by the State shall not be used before day This the Fire Chief. ٥ scheduled vacation period and approved by Jersey. first year Fire Fighter shall be eligible for this benefit only upon completion of the probationary period.

ARTICLE XVII - FAILURE TO ANSWER RECALL

- a minimum of thirty (30) minutes from notification, as set forth below, to respond alloted (11/2)Men on recall platoon who leave their residence shall be alloted the Response time for men on recall platoon shall be one and one-half shall be to if they remained All men for each mile he resides from fire headquarters. entitled they would have been as time to respond residence. minutes 17.1
- Fighter Fire Notification shall mean either actual personal notification or by the to the Department telephone number provided for recall purposes. notification at
- Fire Fighters who fail to report for recall in accordance with the shall be subject to disciplinary action. provisions of the Article, 17.4

ARTICLE XVIII - GRIEVANCE PROCEDURE

grievances to insure efficiency The purpose of the grievance procedure shall be to settle all as as possible, so between the City and the Union as quickly promote employees' morale. 18.1 and

- alleged violation by an employee, provision any 0 f City be defined to mean an the β Union, or the grievance shall or employees, Ø 0£
- contravene shall an employee þ presented grievance the provisions of this Agreement. Ø No settlement of 18.3
- processed the employee's pe ဍ may rise grievance, it The matter shall first be discussed orally with the giving occurrence If such discussion does not resolve the immediate supervisor within eight (8) days of step next grievance.
- grievance grievance, are necessary to give shall Saturday and Sunday, from Saturdays and shall be presented in writing, to the Chief of the Fire Department who the resolve the supervisor, of the receipt of the grievance. If this answer does not such meetings and make such investigations as answer in writing within eight (8) days, exclusive of answer from the employee's immediate Within eight (8) days, exclusive of be processed to the next step. final for receiving a . may his ۲.
- hearing Arbitration Eigher party may appeal the City Manager's established by the Governor under the provisions οf before the City Manager in accordance with the rules and regulations of the Fire Ø authority days, exclusive of Saturdays and Sundays, of the then request the Agreement. He shall have no right to add to or subtract from the Agreement. of Mediation and submit οŧ the arbitrator shall be limited to the interpretation and application the Civil Service Commission to provide arbitration service, or transmittal of the written answer by the Chief, either party may Relations Act. the State Board Employer-Employee Department and Civil Service regulations. Service Commission or grievance to the arbitration panel New Jersey eight (8) P.L. 1968, c.303 Within ruling to the Civil

decision of the arbitrator shall be final and binding on both parties the party losing borne by the þe shall Any expenses incidental to arbitration The

ARTICLE XIX - WORKING RULES

Agreement is not to conflict with the rules and regulations governing Service Civil Civil Service. Department of positions all the shall prevail for of the City or specifications specifications This

ARTICLE XX - LABOR REQUIREMENTS

the rules and regulations of the City Fire Department. covered in As

ARTICLE XXI - PROTECTION OF PROPERTY AND EQUIPMENT

It shall be the responsibility of any employee having custody of any Department rules and clean kept Fire for, returned to its place of storage in accordance with the properly cared is that it see regulations of the City. equipment and property to

ARTICLE XXII - MINIMUM MANNING

fire station; þe shall other <u>1</u>S 1 expressly understood that the City shall retain the right to close a Whenever possible two (2) Fire Fighters and one (1) officer subterfuge any assigned to a fire engine or fire truck in response to an alarm. to as a way such shall not be done in of this Agreement. however, this

ARTICLE XXIII - DUES DEDUCTION

State Statutes dues in accordance with deduct Union shall The City

ARTICLE XXIV - OUT OF TITLE WORK

not superior to work for compensated at the base rate of the higher title without regard to longevity shall such Fire Fighter Whenever a Fire Fighter shall be assigned by a the next higher title, full day in than a less 24.1

ARTICLE XXV - OVERTIME AND RECALL

- On recall, Fire Fighters shall be guaranteed a minimum of four (4) hours time. The Chief can require any individual to work during this work.
- Such hours shall the regularly be computed to the nearest quarter $(rac{1}{4})$ hour and shall become applicable only of assigned hours, shall be compensated on a straight time basis. Overtime, which shall be defined as hours in excess the first quarter $(\frac{1}{2})$ hour of work. 25.2

ARTICLE XXVI - DUTIES

- performs the necessary Agreement, subject Civil Service Law. The parties expressly agree that this provision shall not be and a Fire Fighter are as follows: During an assigned tour tasks involved in the cleaning and maintaining of fire equipment, apparatus permitted this and any question concerning the interpretation of this provision shall be subject to the grievance procedure, except as otherwise set forth in building; does related work as required and such other duties as of duty, answers fire alarms and assists in extinguishing fires: to review only by the Civil Service Commission. The duties of
- following: assigned to regular public safety fire and of limitation, the safety patrol which would include, but not by way Fire Fighters may be 26.2
- 1. Fire Prevention Investigations
- 2. Smoke Investigations
- 3. Fire Zone Violations
- 4. Elevator Calls
- 5. Sprinkler Alarm Calls
- 6. Bomb Investigations
- Public Building Inspection, (Movie Theatres similar establishments)

- 8. Answer all Fire Calls in Designated Areas
- 9. Hazards of other types to be reported:

D.P.W., Police, Building, and Health

10. Ambulance

City hereby agrees that if the Police and Fire Pension does not cover Fire Fighters for the duties provided for in this provision then the City assume such obligation but on the same terms as would otherwise have been available from the Police and Fire Pension Program.

- B. Management Rights
- authority and responsibility which by law are imposed upon and lodged with the City delegate that the City may not, by agreement, Union recognizes The
- New Jersey and the rulings of the State Civil Service Commission to do the following: matters of policy and retains the right, in accordance with the laws of the State authority over The City reserves to itself sole jurisdiction and of
- a. To direct employees of the City;
- disciplinary To hire, assign, promote, transfer and retain employees covered this Agreement with the City or to suspend, demote, discharge, or take action against employees; þ.
- including overtime shift schedules, To make work assignments, work and assignments;
- To relieve employees from duties because of lack of work, or legitimate reasons; 6
- them; ţ0 entrusted City operations the efficiency of To maintain the and
- such To determine the methods, means and personnel by which operations are to be conducted **4**-

ARTICLE XXVII - UNION ACTIVITIES

þe The Association's President or his designated representative shall arbitrations, at unfair practice grievance. off with pay for attendance at proceedings, and for the processing of given time 27.1

ARTICLE XXVIII - OUT-0F-JOB DESCRIPTION WORK

be compelled to perform out-of-job description shall not Fire Fighters the fire house. work at

MISCELLANEOUS

the City agrees not to discriminate against anyone because of their activities The City recognizes the principal that the Union and the City are equal partners and have equal rights in the collective bargaining process on behalf of the Union.

ARTICLE XXX - DURATION

- Except as this Agreement shall otherwise provide, it shall become effective This Agreement upon passage by the City Council of the City of Hackensack and shall commence shall continue in full force and effect until superseded by another agreement January 1, 1981, and continue in effect until December 31, 1982. provided both sides mutually agree.
- employment. This Agreement contains the full and entire understanding of the parties and terms and conditions of all wages in its full and final settlement of

The parties agree that the Union shall be supplied with a reasonable number of copies of this Agreement. 30.3

HACKENSACK FIRE FIGHTERS ASSOCIATION LOCAL 2081, A.F.L. - C.I.O.

CITY OF HACKENSACK

Michael B. Fighers

Michael & Fighers

Michael & Fighers

Mittings

MAYOR

MAYOR

CITY MANAGER

ATTEST:

CITY CLERK

APPENDIX A

BASE SALARIES

FIRE FIGHTER	EFFECTIVE 1-1-81	EFFECTIVE 1-1-82
Step 4	\$19,150	\$20,550
Step 3	15,888	16,938
Step 2	12,775	13,475
Step 1	9,663	10,013